

REMARKS

In response to the Requirement for Restriction of October 15, 2011, Applicants hereby elect Group I, claims 28-34, to which the claims shall be restricted. Claims 28 – 34 have been amended to read as “method of treatment” claims. Also, applicants have added new claims 48 – 50 in view of certain amendments made to claim 34 by having deleted the terms “preferable”, “more preferably” and “most preferable” from claim 34.

Applicants traverse the requirement for the election of species. The exact type of additive or dosage form is completely irrelevant for the assessment of the claimed inventive concept. As applicants are, however, required to make an election of species, they elect species A.1., “one or more carriers and/or proteins.”

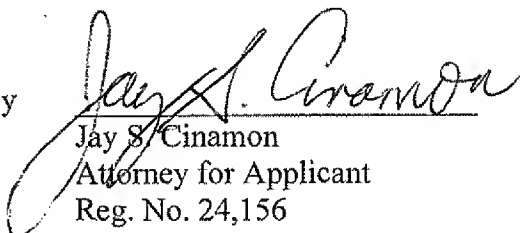
Applicants expressly reserve the right to file one or more divisional applications to the non-elected claims.

Please charge any other fees which may be due and which have not been submitted herewith to our Deposit Account No. 01-0035.

Respectfully submitted,

ABELMAN, FRAYNE & SCHWAB
Attorneys for Applicant

By


Jay S. Cinamon

Attorney for Applicant
Reg. No. 24,156

666 Third Avenue
New York, NY 10017-5621
Tel.: (212) 949-9022
Fax: (212) 949-9190